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ATTORNEY FOR PLAINTIFF UNITED STATES OF AMERICA JUN 25 2025
Clerk, U.S. Courts
District of Montana
Missoula Division

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA HELENA DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

VS.

AUSTIN LEON TIMOTHY
HAGMAN and MICHAEL WAYNE
HAGMAN,

Defendants.

CR 25- \\ -H-BMM

INDICTMENT

DISTRIBUTE CONTROLLED **SUBSTANCES (Count 1)** Title 21 U.S.C. §§ 846; 851 (Penalty for Austin Hagman: Methamphetamine: Mandatory minimum 15 years to life imprisonment, \$20,000,000 fine, and at least ten years supervised release; and Fentanyl: Mandatory minimum 10 years to lifetime imprisonment, \$8,000,000 fine, and at least eight years supervised release) (Penalty for Michael Hagman: (Methamphetamine: Mandatory minimum 10 years to life imprisonment, \$10,000,000 fine, and at least five years supervised release; and Fentanyl: Mandatory minimum five years to 40 years of imprisonment, \$5,000,000 fine, and at least four years supervised release)

CONSPIRACY TO POSSESS WITH THE

INTENT TO DISTRIBUTE AND TO

POSSESSION WITH INTENT TO DISTRIBUTE CONTROLLED **SUBSTANCES (Count 2)** Title 21 U.S.C. §§ 841(a)(1); 851 Title 18 U.S.C. § 2 (Penalty for Austin Hagman: Methamphetamine: Mandatory minimum 15 years to life imprisonment, \$20,000,000 fine, and at least 10 years supervised release; and Fentanyl: Mandatory minimum 10 years to lifetime imprisonment, \$8,000,000 fine, and at least eight years supervised release) (Penalty for Michael Hagman: Methamphetamine: Mandatory minimum ten years to life imprisonment, \$10,000,000 fine, and at least five years supervised release; and Fentanyl: Mandatory minimum five years to 40 years of imprisonment, \$5,000,000 fine, and at least four years supervised release)

CRIMINAL FORFEITURE 21 U.S.C. §§ 853(a)(1) and (2)

TITLE 21 PENALTIES MAY BE ENHANCED FOR PRIOR DRUG-RELATED FELONY CONVICTIONS

THE GRAND JURY CHARGES:

COUNT 1

That beginning in November 2024, and continuing until on or about February 28, 2025, at Helena, in Lewis & Clark County, in the State and District of Montana, and elsewhere, the defendants, AUSTIN LEON TIMOTHY HAGMAN and MICHAEL WAYNE HAGMAN, knowingly and unlawfully conspired with others both known and unknown to the Grand Jury, to possess with the intent to distribute, and to distribute, in violation of 21 U.S.C. § 841(a)(1), 50 grams or more of actual

methamphetamine, a Schedule II controlled substance, and 40 grams or more of a substance containing a detectable amount of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide, commonly known as "fentanyl," a Schedule II controlled substance, in violation of 21 U.S.C. § 846.

Before the defendant, AUSTIN LEON TIMOTHY HAGMAN, committed the offense charged in this count, AUSTIN LEON TIMOTHY HAGMAN had a final conviction for a serious drug felony, namely, a conviction under Title 21 U.S.C. § 841(a)(1) for which he served more than 12 months of imprisonment, and for which he was released from serving any term of imprisonment related to that offense within 15 years of the commencement of the instant offense.

COUNT 2

That beginning in November 2024, and continuing until on or about February 28, 2025, at Helena, in Lewis & Clark County, in the State and District of Montana, and elsewhere, the defendants, AUSTIN LEON TIMOTHY HAGMAN and MICHAEL WAYNE HAGMAN, knowingly and unlawfully possessed, with the intent to distribute, 50 grams or more of actual methamphetamine, a Schedule II controlled substance, and 40 grams or more of a substance containing a detectable amount of N-phenyl-N-[1-(2-phenylethyl)-4-piperidinyl] propanamide, commonly known as "fentanyl," a Schedule II controlled substance, and did aid and abet the same, in violation of 21 U.S.C. § 841(a)(1) and 2 U.S.C. § 2.

Before the defendant, AUSTIN LEON TIMOTHY HAGMAN, committed the offense charged in this count, AUSTIN LEON TIMOTHY HAGMAN had a final conviction for a serious drug felony, namely, a conviction under Title 21 U.S.C. § 841(a)(1) for which he served more than 12 months of imprisonment, and for which he was released from serving any term of imprisonment related to that offense within 15 years of the commencement of the instant offense.

FORFEITURE ALLEGATION

Upon conviction of either of the offenses set forth in this indictment, the defendants, AUSTIN LEON TIMOTHY HAGMAN and MICHAEL WAYNE HAGMAN, shall forfeit, pursuant to 21 U.S.C. §§ 853(a)(1) and (2): (1) any property constituting and derived from any proceeds obtained, directly and indirectly, as a result of the commission of said offense; and (2) any property used and intended to be used, in any manner and part, to commit, and facilitate the commission of, said offense.

A TRUE BILL.

Foreperson signature redacted. Original document filed under seal.

FOREPERSON

KÙRT G. ALME

United States Attorney

CYNDEE L. PETERSON

Criminal Chief Assistant U.S. Attorney